| Case  | 2:17-cv-04576-DMG-JC   | Document 14<br>#:108                 | Filed 11/20/17 | Page 1 of 2                        | Page ID        |
|---|--|--------------------------------------|----------------|------------------------------------|----------------|
| 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8              | LAW OFFICES OF ZEV<br>A Professional Corporation<br>ZEV B. ZYSMAN, State<br>zev@zysmanlawca.com<br>15760 Ventura Boulevard<br>Encino, CA 91436<br>Telephone: 818-783-8836<br>Tacsimile: 818-783-9985<br>Attorneys for Plaintiff<br>LYNETTE FLIEGELMA   | on<br>Bar No. 17680<br>l, 16th Floor | 5              |                                    |                |
| 9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17 | SEDGWICK LLP STEPHANIE A. SHERIDAN, State Bar No. 135910 stephanie.sheridan@sedgwicklaw.com ANTHONY J. ANSCOMBE, State Bar No. 135883 anthony.anscombe@sedgwicklaw.com MEEGAN B. BROOKS, State Bar No. 298570 meegan.brooks@sedgwicklaw.com 333 Bush Street, 30th Floor San Francisco, CA 94104-2834 Telephone: 415-781-7900 Facsimile: 415-781-2635 Attorneys for Defendant |                                      |                |                                    |                |
| 18<br>19  | THE TALBOTS, INC.  | ITED STATES                          | S DISTRICT C   | OURT                               |                |
| 20<br>21  | CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION   |                                      |                |                                    | ISION          |
| 22 23   | LYNETTE FLIEGELMA of herself and all others s  | N, on behalf imilarly                | CASE NO. 2     | :17-cv-4576 D                      | MG (JCx)       |
| 24<br>25  | situated, Plaintiffs,  | J                                    |                | F SETTLEME<br>FO VACATE<br>R DATES | ENT AND        |
| 26  | v. THE TALBOTS, INC. ar through 100, inclusive,  | nd DOES 1                            |                |                                    |                |
| 27<br>28  | Defendants.  |                                      |                |                                    |                |
|   | 9557271 <i>A</i> v.1   |                                      |                | CASENO 217                         | 457( DMC /10 ) |

NOTICE OF SETTLEMENT AND REQUEST TO VACATE CALENDAR DATES

| 1  | In accordance with Local Rule 16-15.7, Plaintiff Lynette Fliegelman and                |  |  |  |  |
|----|--|--|--|--|--|
| 2  | Defendant The Talbots, Inc., by and through their undersigned counsel, hereby          |  |  |  |  |
| 3  | submit this Notice of Settlement to inform the Court that a full-day Mediation         |  |  |  |  |
| 4  | before Honorable Edward A. Infante (Ret.) was held on November 1, 2017 at JAMS         |  |  |  |  |
| 5  | in San Francisco, California. At the Mediation, the Parties were able to reach an      |  |  |  |  |
| 6  | agreement to settle this action on a class-wide basis. Thereafter, the Parties         |  |  |  |  |
| 7  | mutually executed a settlement term sheet. The Parties are in the process of           |  |  |  |  |
| 8  | preparing a longer form settlement agreement, including supporting exhibits,           |  |  |  |  |
| 9  | memorializing the settlement, setting forth details of administration of the settlemen |  |  |  |  |
| 10 | agreement, such as format and timing of class notices and distribution of monetary     |  |  |  |  |
| 11 | benefits. The Parties anticipate that the formal settlement agreement will be          |  |  |  |  |
| 12 | finalized and that Plaintiff will be able to file a motion for preliminary approval    |  |  |  |  |
| 13 | within approximately ninety (90) days.   |  |  |  |  |
| 14 | In view of the settlement, the Parties request that the Court vacate all dates         |  |  |  |  |
| 15 | now on calendar, including pleading/motion deadlines.                                  |  |  |  |  |
| 16 | DATED: November 20, 2017 SEDGWICK LLP  |  |  |  |  |
| 1. |  |  |  |  |  |

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27 28 By: /s/Stephanie Sheridan \*
STEPHANIE A. SHERIDAN
ANTHONY J. ANSCOMBE
MEEGAN B. BROOKS
Attorneys for Defendant
THE TALBOTS, INC.

DATED: November 20, 2017 LAW OFFICES OF ZEV B. ZYSMAN, APC

By: /s/ Zev B. Zysman
ZEV B. ZYSMAN
Attorneys for Plaintiff
LYNETTE FLIEGELMAN

\*I attest that Plaintiff's counsel Zev Zysman concurs in this filing's content and has authorized the filing.

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